Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address  Andy C. Warshaw SBN 263880 Rich Sturdevant SBN 269088 Financial Relief Law Center, APC 1200 Main St. Ste C Irvine, CA 92614 T: 714-442-3335 F: 714-361-5376 rich@bwlawcenter.com	FOR COURT USE ONLY	
	ANKRUPTCY COURT A - SAN FERNANDO VALLEY DIVISION	
In re:	CASE NO.: 1:22-bk-11305-MB	
Scott Rosenberg	CHAPTER: 11	
	NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations)  (ACTION IN NONBANKRUPTCY FORUM)	
	DATE: 01/24/2023	
	TIME: 10:00 am	
Debtor(s).	COURTROOM: Zoomgov	
Movant: Scott Rosenberg		
<ol> <li>Hearing Location:         <ul> <li>255 East Temple Street, Los Angeles, CA 90012</li> <li>21041 Burbank Boulevard, Woodland Hills, CA 91367</li> <li>3420 Twelfth Street, Riverside, CA 92501</li> <li>411 West Fourth Street, Santa Ana, CA 92701</li> <li>1415 State Street, Santa Barbara, CA 93101</li> </ul> </li> </ol>		
parties that on the date and time and in the courtroom s	nding Parties), their attorneys ( <i>if any</i> ), and other interested tated above, Movant will request that this court enter an order Debtor's bankruptcy estate on the grounds set forth in the	
3. To file a response to the motion, you may obtain an app	roved court form at <a href="https://www.cacb.uscourts.gov/forms">www.cacb.uscourts.gov/forms</a> for use in	

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

preparing your response (optional LBR form F 4001-1.RFS.RESPONSE), or you may prepare your response using

the format required by LBR 9004-1 and the Court Manual.

4.	When serving a response to the motion, serve a copy of it upon the Movant's attorney (or upon Movant, if the motion was filed by an unrepresented individual) at the address set forth above.				
5.	If you fail to timely file and serve a written response to the motion, or fail to appear at the hearing, the court may deem such failure as consent to granting of the motion.				
6.	This motion is being heard on REGULAR NOTICE pursuant to LBR 9013-1(d). If you wish to oppose this motion, you must file and serve a written response to this motion no later than 14 days before the hearing and appear at the hearing.				
7.	mo	is motion is being heard on SHORTENED NOTICE potion, you must file and serve a response no later than ay appear at the hearing.	ursuant to LBR 9075-1(b). If you wish to oppose this (date); and, you		
	a. 🗌	An application for order setting hearing on shortened procedures of the assigned judge).	d notice was not required (according to the calendaring		
	b. 🗌	An application for order setting hearing on shortened motion and order have been or are being served upon	d notice was filed and was granted by the court and such on the Debtor and upon the trustee (if any).		
	c. 🗌	rules on that application, you will be served with and	d notice was filed and remains pending. After the court ther notice or an order that specifies the date, time and deadline for filing and serving a written opposition to the		
	Date:	12/22/2022	Financial Relief Law Center		
		<del></del>	Printed name of law firm (if applicable)		
			Richard Sturdevant Printed name of individual Movant or attorney for Movant		
			/s/ Richard Sturdevant Signature of individual Movant or attorney for Movant		

### MOTION FOR RELIEF FROM THE AUTOMATIC STAY AS TO NONBANKRUPTCY ACTION

1.	In the	Nonbankruptcy Action, Movant is:
	a. X b. C	Plaintiff Defendant Other (specify):
2.		onbankruptcy Action: There is a pending lawsuit or administrative proceeding (Nonbankruptcy Action) ng the Debtor or the Debtor's bankruptcy estate:
	b. Do	ame of Nonbankruptcy Action: In Re Matter of: The Jack and Charlotte Rosenberg Family Trust ocket number. 18STPB06444 Inbankruptcy forum where Nonbankruptcy Action is pending: It is Angeles County Superior Court of action or claims for relief (Claims): It is Memorandum of Points and Authorities filed in support of this motion for explanation of claims for relief.
3.	Bankr	uptcy Case History:
	a. 🛚	A voluntary $\square$ An involuntary petition under chapter $\square$ 7 $\square$ 11 $\square$ 12 $\square$ 13 was filed on ( <i>date</i> ) 11/09/2022 .
	b	An order to convert this case to chapter
	c	A plan was confirmed on (date)
4.		ds for Relief from Stay: Pursuant to 11 U.S.C. § 362(d)(1), cause exists to grant Movant relief from stay to do with the Nonbankruptcy Action to final judgment in the nonbankruptcy forum for the following reasons:
	a. 🗆	Movant seeks recovery only from applicable insurance, if any, and waives any deficiency or other claim against the Debtor or property of the Debtor's bankruptcy estate.
	b	Movant seeks recovery primarily from third parties and agrees that the stay will remain in effect as to enforcement of any resulting judgment against the Debtor or bankruptcy estate, except that Movant will retain the right to file a proof of claim under 11 U.S.C. § 501 and/or an adversary complaint under 11 U.S.C. § 523 or § 727 in this bankruptcy case.
	с. 🗆	Mandatory abstention applies under 28 U.S.C. § 1334(c)(2), and Movant agrees that the stay will remain in effect as to enforcement of any resulting judgment against the Debtor or bankruptcy estate, except that Movant will retain the right to file a proof of claim under 11 U.S.C. § 501 and/or an adversary complaint under 11 U.S.C. § 523 or § 727 in this bankruptcy case.
	d	The Claims are nondischargeable in nature and can be most expeditiously resolved in the nonbankruptcy forum.
	e. 🛚	The Claims arise under nonbankruptcy law and can be most expeditiously resolved in the nonbankruptcy forum.

			Main Document Page 4 of 15
	f.		The bankruptcy case was filed in bad faith.
			(1) Movant is the only creditor, or one of very few creditors, listed or scheduled in the Debtor's case commencement documents.
			(2) The timing of the filing of the bankruptcy petition indicates that it was intended to delay or interfere with the Nonbankruptcy Action.
			(3) Multiple bankruptcy cases affect the Nonbankruptcy Action.
			(4) The Debtor filed only a few case commencement documents. No schedules or statement of financia affairs (or chapter 13 plan, if appropriate) has been filed.
	g.		Other (specify):
5.	Gr	oune	ds for Annulment of Stay. Movant took postpetition actions against the Debtor.
	a.		The actions were taken before Movant knew that the bankruptcy case had been filed, and Movant would have been entitled to relief from stay to proceed with these actions.
	b.		Although Movant knew the bankruptcy case was filed, Movant previously obtained relief from stay to proceed in the Nonbankruptcy Action in prior bankruptcy cases affecting the Nonbankruptcy Action as set forth in Exhibit
	C.		Other (specify):
6.			ce in Support of Motion: (Important Note: declaration(s) in support of the Motion MUST be signed penalty of perjury and attached to this motion.)
	a.	$\boxtimes$	The DECLARATION RE ACTION IN NONBANKRUPTCY FORUM on page 6.
	b.		Supplemental declaration(s).
	c.		The statements made by Debtor under penalty of perjury concerning Movant's claims as set forth in Debtor's case commencement documents. Authenticated copies of the relevant portions of the Debtor's case commencement documents are attached as Exhibit
	d.		Other evidence (specify):
7.	$\boxtimes$	An	optional Memorandum of Points and Authorities is attached to this Motion.
Мо	van	t red	quests the following relief:
1.	Re	lief f	rom the stay pursuant to 11 U.S.C. § 362(d)(1).
2.	$\boxtimes$	the	vant may proceed under applicable nonbankruptcy law to enforce its remedies to proceed to final judgment in nonbankruptcy forum, provided that the stay remains in effect with respect to enforcement of any judgment ainst the Debtor or property of the Debtor's bankruptcy estate.
3.			e stay is annulled retroactively to the bankruptcy petition date. Any postpetition acts taken by Movant in the nbankruptcy Action shall not constitute a violation of the stay.

5.

7.

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4.		The co-debtor stay of 11 U.S.C. on the same terms and condition			inated, modified, or annulled as to t	he co-debtor,
5.	$\boxtimes$	The 14-day stay prescribed by F	RBP 4001(	a)(3) is waived.		
3.		The order is binding and effective days, so that no further automatic			menced by or against the Debtor for as to the Nonbankruptcy Action.	a period of 180
7.		The order is binding and effective notice	e in any futi	ure bankruptcy case	e, no matter who the debtor may be	, without further
3.		Other relief requested.				
Dat	e: _	12/22/2022		Financial Rel	ief Law Center, APC	
				Printed name	of law firm (if applicable)	
				Richard Sture	devant	
				Printed name	of individual Movant or attorney for	Movant
				/s/ Richard S		
				Signature of in	ndividual Movant or attorney for Mo	vant

### **DECLARATION RE ACTION IN NONBANKRUPTCY FORUM**

I, (	, (name of Declarant) Scott Rosenberg , declare as follows:				
1.	I have personal knowledge of the matters set forth in this declaration and, if called upon to testify, I could and would competently testify thereto. I am over 18 years of age. I have knowledge regarding (Nonbankruptcy Action) because:				
		I am the Movant. I am Movant's attorney of record in the Nonbankruptcy Action. I am employed by Movant as ( <i>title and capacity</i> ): Other ( <i>specify</i> ):			
2.	I am one of the custodians of the books, records and files of Movant as to those books, records and files that pertain to the Nonbankruptcy Action. I have personally worked on books, records and files, and as to the following facts, I know them to be true of my own knowledge or I have gained knowledge of them from the business records of Movant on behalf of Movant, which were made at or about the time of the events recorded, and which are maintained in the ordinary course of Movant's business at or near the time of the acts, conditions or events to which they relate. Any such document was prepared in the ordinary course of business of Movant by a person who had personal knowledge of the event being recorded and had or has a business duty to record accurately such event. The business records are available for inspection and copies can be submitted to the court if required.				
3.	In t	he Nonbankruptcy Action, Movant is:			
		Plaintiff Defendant Other (specify):			
4.	The Nonbankruptcy Action is pending as:				
	a. b. c.	Name of Nonbankruptcy Action: In Re Matter of: The Jack and Charlotte Rosenberg Fam Docket number: 18STPB06444  Nonbankruptcy court or agency where Nonbankruptcy Action is pending: Los Angeles County Superior Court	ily Trust		
5.	Procedural Status of Nonbankruptcy Action:				
	a.	The Claims are: See Memorandum of Points and Authorities filed in support of this motion for detailed ex Debtor's claims for relief.	planation of		
	b.	True and correct copies of the documents filed in the Nonbankruptcy Action are attached	as Exhibit		
	c.	The Nonbankruptcy Action was filed on (date) <u>07/12/2018</u> .			
	d.	Trial or hearing began/is scheduled to begin on (date)			
	e.	The trial or hearing is estimated to require days (specify).			
	f.	Other plaintiffs in the Nonbankruptcy Action are ( <i>specify</i> ): There are no other plaintiffs. Trial is not yet set.			

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Other defendants in the Nonbankruptcy Action are (specify):

Mark Rosenberg

Grounds for relief from stay: a. Movant seeks recovery primarily from third parties and agrees that the stay will remain in effect as to enforcement of any resulting judgment against the Debtor or the Debtor's bankruptcy estate, except that Movant will retain the right to file a proof of claim under 11 U.S.C. § 501 and/or an adversary complaint under 11 U.S.C. § 523 or § 727 in this bankruptcy case. b. Mandatory abstention applies under 28 U.S.C. § 1334(c)(2), and Movant agrees that the stay will remain in effect as to enforcement of any resulting judgment against the Debtor or the Debtor's bankruptcy estate, except that Movant will retain the right to file a proof of claim under 11 U.S.C. § 501 and/or an adversary complaint under 11 U.S.C. § 523 or § 727 in this bankruptcy case. c. Movant seeks recovery only from applicable insurance, if any, and waives any deficiency or other claim against the Debtor or property of the Debtor's bankruptcy estate. The insurance carrier and policy number are (specify): d. The Nonbankruptcy Action can be tried more expeditiously in the nonbankruptcy forum. It is currently set for trial on (date) (1) (2) It is in advanced stages of discovery and Movant believes that it will be set for trial by (date) 04/01/2023 . The basis for this belief is (specify): (3) The Nonbankruptcy Action involves non-debtor parties and a single trial in the nonbankruptcy forum is the most efficient use of judicial resources. e. 

The bankruptcy case was filed in bad faith specifically to delay or interfere with the prosecution of the Nonbankruptcy Action. Movant is the only creditor, or one of very few creditors, listed or scheduled in the Debtor's case commencement documents. (2) The timing of the filing of the bankruptcy petition indicates it was intended to delay or interfere with the Nonbankruptcy Action based upon the following facts (specify): Multiple bankruptcy cases affecting the Property include: (A) Case name: Case number: Chapter: Date dismissed: Date filed: Date discharged: Relief from stay regarding this Nonbankruptcy Action \( \subseteq \text{was} \subseteq \text{was not granted.} \)

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			(B	) Case name:			
				Case number:	Chapter:		
				Date filed:	Date discharged:	Date dismisse	eq.
				Relief from stay regarding	ng this Nonbankruptcy Action		
			(C	Case name:			
				Case number:	Chapter:		
				Date filed:	Date discharged:	Date dismisse	ed:
				Relief from stay regardir	ng this Nonbankruptcy Action	was was no	t granted.
				See attached continuation Nonbankruptcy Action.	on page for information about	other bankruptcy cas	ses affecting the
				See attached continuation	on page for additional facts es	stablishing that this ca	ase was filed in bad faith.
	f.		See a		for other facts justifying relief		
					, and the same of		
7.		Acti sup	ons ta pleme	ken in the Nonbankruptcy ntal declaration(s).	ten in the Nonbankruptcy Action after the bankruptcy petition was filed are specified in the attached atal declaration(s).		
	a.		These have I	e actions were taken before been entitled to relief from	e Movant knew the bankrupto stay to proceed with these ac	y petition had been file	ed, and Movant would
	b.		with th	nt knew the bankruptcy ca ne Nonbankruptcy Action e n Exhibit	se had been filed, but Movant enforcement actions in prior ba	previously obtained in ankruptcy cases affect	relief from stay to proceed ting the Property as set
	C.		For ot	her facts justifying annulm	ent, see attached continuation	n page.	
d	eclar	re un	der pe	nalty of perjury under the l	aws of the United States that	the foregoing is true	and correct.
•	12/30	0/202	22	Scott Rosenberg		citall	
D	ate			Printed name		Signature	

#### PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 1200 Main St. Ste C Irvine, CA 92614

A true and correct copy of the foregoing document entitled: NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (ACTION IN NONBANKRUPTCY FORUM) will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

and (b) in the m	nanner stated below:	
Orders and LBF 01/03/2023 , I following person Arvind Nath Ra askbk@resurg awarshaw@bw	R, the foregoing document will be I checked the CM/ECF docket for his are on the Electronic Mail Not wawal arawal@aisinfo.com; MIch ent.com; Rebecca J Winthrop re	CE OF ELECTRONIC FILING (NEF): Pursuant to controlling General esserved by the court via NEF and hyperlink to the document. On (date) rethis bankruptcy case or adversary proceeding and determined that the ice List to receive NEF transmission at the email addresses stated below: ael Jay Berger michael.berger@bankruptcypower.com; Korinny Sanchez ebecca.winthrop@nortonrosefulbright.com; Andy C. Warshaw tson russell.clementson@usdoj.gov; United States Trustee
		☐ Service information continued on attached page
On (date) 01/0 case or adversa first class, posta judge will be co	ary proceeding by placing a true	
		⊠ Service information continued on attached page
for each person following person such service me	or entity served): Pursuant to F ns and/or entities by personal de ethod), by facsimile transmissior	RNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method f.R.Civ.P. 5 and/or controlling LBR, on (date), I served the livery, overnight mail service, or (for those who consented in writing to and/or email as follows. Listing the judge here constitutes a declaration he judge will be completed no later than 24 hours after the document is
		☐ Service information continued on attached page
I declare under	penalty of perjury under the law	s of the United States that the foregoing is true and correct.
01/03/2023	Richard Sturdevant	/s/ Richard Sturdevant
Date	Printed Name	Signature

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

Case 1:22-bk-11305-MB
Label Matrix for local noticing
0973-1
Case 1:22-bk-11305-MB
Central District of California
San Fernando Valley

CACH LLC
c/o Resurgent Capital Services
PO Box 10587
Greenville, SC 29603-0587

San Fernando Valley Division 21041 Burbank Blvd, Woodland Hills, CA 91367-6606

Tue Jan 3 11:22:13 PST 2023

American Express National Bank c/o Becket and Lee LLP PO Box 3001 Malvern PA 19355-0701 Asher Enterprises, Inc. c/o Naidich Wurman, LLP 111 Great Neck Rd. #214 Great Neck, NY 11021-5408

Brian K. Altounian 3545 Motor Ave. Los Angeles, CA 90034-4806

CACH, LLC
Resurgent Capital Services
PO Box 10587
Greenville, SC 29603-0587

Cach, LLC c/o Mandarich Law Group, LLP 6301 Owensmouth Ave. #850 Woodland Hills, CA 91367-2271

Capital One Attn: Bnakruptcy P.O. Box 30285 Salt Lake City, UT 84130-0285 Capital One Po Box 31293 Salt Lake City, UT 84131-0293 (p) JPMORGAN CHASE BANK N A BANKRUPTCY MAIL INTAKE TEAM 700 KANSAS LANE FLOOR 01 MONROE LA 71203-4774

Cybernet Communications, Inc. 2932 Wilshire Blvd. Santa Monica, CA 90403-4908 Dale Motley Ogden & Motley 1900 Avenue of the Stars Suite 2300 Los Angeles, CA 90067-4504 Douglas Emmett c/o Hinshaw & Culbertson, LLP 360 S. Grand Ave. #3600 Los Angeles, CA 90071

Ervin Rustemagic Coleman & Horowitt, LLP 1880 Century Park East #204 Los Angeles, CA 90067-1602 Franchise Tax Board PIT Bankruptcy MS: A-340 PO Box 2952 Sacramento, CA 95812-2952 Internal Revenue Service Centralized Insolvency Operations PO Box 7346 Philadelphia, PA 19101-7346

Jack & Charlotte Rosenberg Trust Hemar, Rousso & Heald, LLP 15910 Venture Blvd. 12th Floor Encino, CA 91436-2802 Jack Rosenberg Family Trust c/o Dale E. Motley Ogden & Motley 1900 Ave. of the Stars #650 Los Angeles, CA 90067-4662 Jackare Corp c/o Dale E. Motley Ogden & Motley 1900 Ave. of the Stars #650 Los Angeles, CA 90067-4662

Pam Rosenberg 23553 Kivik St. Woodland Hills, CA 91367-6031 Parker Milliken 555 S. Flower St. 30th Floor Los Angeles, CA 90071-2440 Paul Roupinian 5523 Villawood Circle. Calabasas, CA 91302-3107

Platinum Studios 815 Moraga Dr. Suite 207 Los Angeles, CA 90049-1633 Platinum Studios, LLC 2029 South Westgate Ave. Los Angeles, CA 90025-6118 Portfolio Recovery Assoc., Inc 120 Corporate Blvd Ste 100 Norfolk, VA 23502-4952

RIP Media, Inc. 18960 Venture Blvd #1 Tarzana, CA 91356-3224 Rip Media 18960 Ventura Blvd #1 Tarzana, CA 91356-3224 Trust A c/o Dale E. Motley Ogden & Motley 1900 Ave. of the Stars #2300 Los Angeles, CA 90067-4504 Case 1:22-bk-11305-MB Trust A Jack & Charlotte Rosenberg Hemar, Rousso & Heald, LLP 15910 Venture Blvd., 12th Floor Encino, CA 91436-2802

Trust B Jack & Charlotte Rosenberg c/o Dale E. Motley Ogden & Motley 1900 Ave. of the Stars #2300 Los Angeles, CA 90067-4504

Andy C Warshaw Financial Relief Law Center, APC 1200 Main Street Ste #C Irvine, CA 92614-6749

Scott Rosenberg 17060 Tennyson Pl. Granada Hills, CA 91344-1232

Filed 01/03/23 Entered 01/03/23 18:29:27 Desc Doc 27 Main Document Page 11 of 15 c/o Dale E. Motley Ogden & Motley 1900 Avenue of the Stars #2300 Los Angeles, CA 90067-4504

United States Trustee (SV) 915 Wilshire Blvd, Suite 1850 Los Angeles, CA 90017-3560

- Mark Rosenberg Norton Rose Fulbright US LLP 555 South Flower St., 41st Floor Los Angeles, CA 90071-2300

Winthrop Rebecca J. Norton Rose Fulbright US LLP 555 S. Flower St., 41st Floor Los Angeles, CA 90071-2300

Henmar, Rousso & Heald, LLP 15910 Venture Blvd. Encino, CA 91436-2829

Andrea Rosenberg Romine Norton Rose Fulbright US LLP 555 South Flower St., 41st Floor Los Angeles, CA 90071-2300

Michael Jay Berger Law Offices of Michael Jay Berger 9454 Wilshire Blvd., 6th Floor 6th Floor Los Angeles, CA 90212-2980

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

Chase Card Services Attn: Bankruptcy P.O. 15298 Wilmington, DE 19850

(d) Chase Card Services Po Box 15369 Wilmington, DE 19850

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(d) Platinum Studios Inc. 815 Moraga Dr. Suite 207

Los Angeles, CA 90049-1633

End of Label Matrix Mailable recipients 40 Bypassed recipients 1 Total 41

Case 1:22-bk-11305-MB Doc 27 Filed 01/03/23 Entered 01/03/23 18:29:27 Main Document Page 12 of 15 UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA SAN FERNANDO VALLEY DIVISION CASE NO: 22-11305 IN RE: Scott Rosenberg **DECLARATION OF MAILING CERTIFICATE OF SERVICE** Judge: Hon. Martin R. Barash Hearing Location: Zoom Gov Hearing Date: January 24, 2023 Hearing Time: 10:00 a.m. On 1/3/2023, I did cause a copy of the following documents, described below, Notice of Motion and Motion for Relief from the Automatic Stay Memorandum of Points and Authorities 18 to be served for delivery by the United States Postal Service, via First Class United States Mail, postage prepaid, with sufficient postage thereon to the parties listed on the mailing list exhibit, a copy of which is attached hereto and incorporated as if fully set forth herein. I caused these documents to be served by utilizing the services of BK Attorney Services, LLC d/b/a certificateofservice. com, an Approved Bankruptcy Notice Provider authorized by the United States Courts Administrative Office, pursuant to Fed.R.Bankr.P. 9001(9) and 2002(g)(4). A copy of the declaration of service is attached hereto and incorporated as if fully set forth herein. Parties who are participants in the Courts Electronic Noticing System ("NEF"), if any, were denoted as having been served electronically with the documents described herein per the ECF/PACER system. DATED: 1/3/2023 /s/ Richard Sturdevant Richard Sturdevant 269088 Financial Relief Law Center 1200 Main St. Ste C Irvine, CA 92614 714 442 3335 rich@bwlawcenter.com

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## UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA SAN FERNANDO VALLEY DIVISION

IN RE:

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Scott Rosenberg

CASE NO: 22-11305

CERTIFICATE OF SERVICE DECLARATION OF MAILING

Chapter: 11

Judge: Hon. Martin R. Barash Hearing Location: Zoom Gov Hearing Date: January 24, 2023 Hearing Time: 10:00 a.m.

On 1/3/2023, a copy of the following documents, described below,

Notice of Motion and Motion for Relief from the Automatic Stay

Memorandum of Points and Authorities

were deposited for delivery by the United States Postal Service, via First Class United States Mail, postage prepaid, with sufficient postage thereon to the parties listed on the mailing list exhibit, a copy of which is attached hereto and incorporated as if fully set forth herein.

The undersigned does hereby declare under penalty of perjury of the laws of the United States that I have served the above referenced document(s) on the mailing list attached hereto in the manner shown and prepared the Declaration of Certificate of Service and that it is true and correct to the best of my knowledge, information, and belief.

DATED: 1/3/2023

Jay S. Jump

BK Attorney Services, LLC d/b/a certificateofservice.com, for Richard Sturdevant Financial Relief Law Center 1200 Main St. Ste C

Irvine, CA 92614

#### PARTIES DES Case 1:22-bk-11305-MBot Doc 27/1A Filed F01/03/23: MEntered 101/03/23:18:29:27 Desc parties with a '+' and designated as "cm/**Mair Document**eive**page 1406f 15**tice through the cm/ecf system

LABEL MATRIX FOR LOCAL NOTICING AMERICAN EXPRESS NATIONAL BANK ASHER ENTERPRISES INC 09731 CO BECKET AND LEE LLP CO NAIDICH WURMAN LLP CASE 1-22-BK-11305-MB PO BOX 3001 111 GREAT NECK RD 214 CENTRAL DISTRICT OF CALIFORNIA MALVERN PA 19355-0701 GREAT NECK NY 11021-54 CASE 1-22-BK-11305-MB
CENTRAL DISTRICT OF CALIFORNIA
SAN FERNANDO VALLEY
TUE JAN 3 11-22-12

GREAT NECK NY 11021-5408

BRIAN K ALTOUNIAN 3545 MOTOR AVE LOS ANGELES CA 90034-4806 CAPITAL ONE ATTN BNAKRUPTCY PO BOX 30285 PO BOX 30285 SALT LAKE CITY UT 84130-0285

CAPITAL ONE PO BOX 31293 SALT LAKE CITY UT 84131-0293

DPMORGAN CHASE BANK N A CYBERNET COMMUNICATIONS INC BANKRUPTCY MAIL INTAKE TEAM 2932 WILSHIRE BLVD 700 KANSAS LANE FLOOR 01 SANTA MONICA CA 90403-4908 MONROE LA 71203-4774

DALE MOTLEY OGDEN MOTLEY 1900 AVENUE OF THE STARS SUITE 2300 LOS ANGELES CA 90067-4504

DOUGLAS EMMETT

CO HINSHAW CULBERTSON LLP

COLEMAN HOROWITT LLP

360 S GRAND AVE 3600

LOS ANGELES CA 90071

ERVIN RUSTEMAGIC

FRANCHISE TAX BOARD

PIT BANKRUPTCY MS A340

PO BOX 2952

LOS ANGELES CA 90067-1602

SACRAMENTO CA 95812-2952

INTERNAL REVENUE SERVICE

CENTRALIZED INSOLVENCY OPERATIONS

PO BOX 7346

JACK CHARLOTTE ROSENBERG TRUST

CO DALE E MOTLEY

OGDEN MOTLEY

1900 AVE OF THE S PHILADELPHIA PA 19101-7346

ENCINO CA 91436-2802

JACK ROSENBERG FAMILY TRUST 1900 AVE OF THE STARS 650 LOS ANGELES CA 90067-4662

JACKARE CORP CO DALE E MOTLEY OGDEN MOTLEY 1900 AVE OF THE STARS 650 LOS ANGELES CA 90067-4662 PAM ROSENBERG 23553 KIVIK ST WOODLAND HILLS CA 91367-6031

PARKER MILLIKEN 555 S FLOWER ST 30TH FLOOR LOS ANGELES CA 90071-2440

PAUL ROUPINIAN PAUL ROUPINIAN 5523 VILLAWOOD CIRCLE CALABASAS CA 91302-3107 PLATINUM STUDIOS 815 MORAGA DR SUITE 207 LOS ANGELES CA 90049-1633

PLATINUM STUDIOS LLC 2029 SOUTH WESTGATE AVE LOS ANGELES CA 90025-6118

PORTFOLIO RECOVERY ASSOC INC RIP MEDIA INC RIP MEDIA 120 CORPORATE BLVD STE 100 18960 VENTURE BLVD 1 18960 VENTURA BLVD 1 NORFOLK VA 23502-4952 TARZANA CA 91356-3224 TARZANA CA 91356-3224

TRUST A JACK CHARLOTTE ROSENBERG TRUST B
CO DALE E MOTLEY HEMAR ROUSSO HEALD LLP CO DALE
OGDEN MOTLEY 15910 VENTURE BLVD 12TH FLOOR OGDEN M
1900 AVE OF THE STARS 2300 ENCINO CA 91436-2802 1900 AVE
LOS ANGELES CA 90067-4504

CO DALE E MOTLEY OGDEN MOTLEY 1900 AVENUE OF THE STARS 2300 LOS ANGELES CA 90067-4504 PARTIES DES**CASE** 1:22-DK-11305-MBot DOCE27/1A FIJECT-01/03/23 MENTERECUO1/03/23 DL8:29:27 DESC PARTIES WITH A '+' AND DESIGNATED AS "CM/Main DOCUMENCE IVED AGE TIS NOT THROUGH THE CM/ECF SYSTEM

TRUST B JACK CHARLOTTE ROSENBERG HENMAR ROUSSO HEALD LLP 15910 VENTURE BLVD ENCINO CA 91436-2829 TRUST B JACK CHARLOTTE ROSENBERG CO DALE E MOTLEY OGDEN MOTLEY 1900 AVE OF THE STARS 2300 LOS ANGELES CA 90067-4504